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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/799,096	03/12/2004	Clark Becker	3073	7625	
75	90 10/19/2006		EXAM	INER	
Beck & Tysver, P.L.L.C			LE, UYEN	LE, UYEN CHAU N	
Suite 100 2900 Thomas A	venue S.		ART UNIT	PAPER NUMBER	
Minneapolis, MN 55416			2876	2876	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/799,096	BECKER, CLARK	
Office Action Summary	Examiner	Art Unit	
	Uyen-Chau N. Le	2876	
The MAILING DATE of this communication app Period for Reply		orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	Lely filed the mailing date of this communication. (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on <u>27 Ju</u> This action is FINAL . 2b)⊠ This Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
 4) ☐ Claim(s) 18-24 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 18-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or 	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction of the original transfer and the correction is objected to by the Example 11).	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No d in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te	

DETAILED ACTION

Prelim. Amdt/Amendment

1. Receipt is acknowledged of the Amendment filed 07/27/2006.

Applicant's arguments with respect to the rejection(s) of claim(s) 18-19 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Boyles et al and Nobakht et al. This Office Action is therefore made Non-Final.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Boyles et al (US 6934841 B2) in view of Atsmon et al (US 6607136 B1) and Nobakht et al (US 7111051 B2).

Re claim 18: Boyles et al discloses a system for customerspecific communication between a customer and a retail Application/Control Number: 10/799,096

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establishment, comprising: a) a public internet station, which can be placed in a public library, school or a retail store (i.e., facility providing public access) (col. 1, lines 39+), a reader device 302 for reading a user-identifier presented by a user in a physical embodiment (i.e., smart card 250) (col. 10, lines 47-64); b) database 106 coupled to the reader device 302, the database 106 storing records, in association with a user identifier, containing the following data to the extent provided by the user: name, address, credit card number, digital wallet data, preferred portal and login data for portal (figs. 2-3; col. 6, lines 42-55 and col. 7, lines 35-63); d) means for accessing user information stored in the database 106 and using such information for signing the user up for support services, upon presentment of the physical embodiment 250 of the user identifier to the reader device 302; e) kiosk in the retail store for displaying the internet for the user to view and use (fig. 5; col. 10, line 40 through col. 11, line 35).

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Boyles et al is silent with respect to means for accessing the database to open a connection to the user's digital wallet to facilitate payment via the digital wallet account upon presentment of the physical embodiment of the user identifier to the reader device.

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Atsmon et al teaches the use of an electronic wallet to facilitate payment via the digital wallet account (col. 68, lines 52-67).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to further incorporate the use of an electronic wallet as taught by Atsmon et al into the system of Boyles et al for intended use (i.e., when utilize the internet system in a retail store, which does not provide a free service as in libraries or schools), which would provide the time consumption payment system wherein the user does not have to enter his/her information manually for paying the internet usage.

Boyles et al as modified by Atsmon et al further discloses the server 100 includes bookmarks to the user's favorite or most frequently visited internet sites for the user access to his/her favorite internet site easily (col. 11, lines 45+), but is silent with respect to means, coupled to the kiosk, for accessing the user's preferred portal and login data from the database and for logging the user into the preferred portal, upon presentment of the physical embodiment of the user identifier to the reader device.

Nobakht et al teaches a target URL/preferred portal being retrieved and displayed to the user upon presentment of the physical embodiment (i.e., smart card 232) of the user identifier to the reader device 215 (col. 3, lines 39-57).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to further incorporate the teachings of Nobakht et al into the system as taught by Boyles et al/Atsmon et al in order to provide the user with a faster service which directs the user to his favorite/target internet sign instantaneously upon login, the user does not have to memorize the URL address or to select from the favorite list, which would take more time.

4. Claims 19-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Boyles et al in view of Atsmon et al (US 6607136 B1). The teachings of Boyles et al have been discussed above.

Re claims 19-24: Boyles et al has been discussed above but is silent with respect to a database records storing loyalty point data and means for allowing user to acquire loyalty points by interacting with specified content via use of the Internet at the kiosk; the database stores information regarding a user's triggers presenting alerts to the user in association with identifier, further comprising: g) means for triggering alerts to the user when the user presents the physical embodiment of their user identifier; the means for accessing and using user information for signing the user up for support services includes means to set up an e-wallet upon presentment of said physical embodiment of the identifier, populating data fields using stored identifying

information; means for accessing and using user information for signing the user up for support services includes means for setting up an email account upon presentment of the physical embodiment of a user identifier, using stored identifying information; respectively.

Atsmon et al teaches an account database 211e for storing user's account information and an incentive points database for storing points data; wherein the user can earn points can earn points online, for example, by purchasing goods from an online merchant, clicking on advertisements, filling out registrations and surveys, and performing various other activities of interest to merchants, advertisers and other companies (fig. 21; col. 59, line 59 through col. 60, line 10 and col. 98, lines 48-56). Atsmon et al further discloses the use of an electronic wallet (col. 68, lines 52-67); different number of beeps to alert to the user the state of operation of the electronic card; an email application being launched to the user (col. 18, line 62 through col. 19, line 12).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to further incorporate the loyalty incentive program of Atsmon et al into the system as taught by Boyles et al for increasing business traffic to third party internet sites which attracts more users to visit other business sites via advertising links for earning points, thereby possibly resulting in purchasing goods from those sites.

Furthermore, such modification would provide the time consumption payment system wherein the user does not have to enter his/her information manually for paying the Internet usage and/or goods purchases.

Response to Arguments

5. Applicant's arguments with respect to claims 18-19 have been considered but are moot in view of the new ground(s) of rejection.

Newly cited references to Boyles et al and Nobakht et al have been used in the new ground of rejections to further meet the limitation of the claimed invention.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The patents to Takagawa et al (US 5987612 A); Heintz et al (US 20010025253 A1); Saito (JP 2003208410 A); Boyles et al (US 6738901 B1); Levy et al (US 20040091111 A1); ROH (KR 2005052949 A); Boyles et al (US 6934841 B2) are cited as of interest and illustrate a similar structure to a speed pass system.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Uyen-Chau N.

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Le whose telephone number is 571-272-2397. The examiner can normally be reached on maxi-flex.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on 571-272-2398. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) information for published applications system. Status obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

> Uyen-Chau N. Le Primary Examiner Art Unit 2876

Hehaule

October 11, 2006